APPLICATION-

TIETRALE.U-ATTN: NEW PAT.APPLICATIONS/FILING-Dept., Chief-clerk

C/O: Patent Commissioner, U.S.Patent-Office,

Washington.D.C. 20231 USA
DECLARATION: Your Petitioner(s)-
Mr. P. Mr. T. 1 Pobset Pichapol Phone- (858) 693-8611 Fax-
.) Mr. D/MS-D J. ROBERT RICHARD Phone- (858) 693-8611 FaxCitizen of what country: UNITED STATES of AMER. Resides in what Country: USA
Post-Office (& actual) Address: 7950 (# 107) SIL VERTON AVE., SANDIEGO, CALIF, Zip- 92126
.) Joint(Co-inventor)-
Mr. D/Ms. D Phone- () — N/A Citizen of what Country- Resides in what Country-
Post-Office (& actual) Address:
polication, as set forth in the approved transmittal via appropriate Specification, Drawing(s) UNE (Unformal/Decrmal), Abstract(if
equired), & Claim(s); totaling some 30 -pages, bearing petitioning Applicant's prose(self)-filing Docket Ref.Nr.
VH/ 200,652; Any Parent Filing-number/date → -None ; Any PCT/Pat.Application Nr.→ # -None
SMALL-ENTITY STATUS: This statement serves to verify that above Petitioner(s) qualify as Independent-inventor(s) as
efined in 37CFR-I.9(c), for advantage of paying half-reduced Small-entity fees to U.S.Patent-Office, under U.S.Code/Title-
5/Section-41(a,b), with regard to hereto identified invention disclosed in the appended Specification duly filed in PTO herewith.
the invention is:
NTITLED: "IMPETUS-MODIFYING THRUST-WHEELS FOR BALL-PITCHING MACHINES
VERIFY per (37CFR-1.9(f)&-1.27(b)): -this invention has not hereotfore been Assigned, Granted, Conveyed, Licensed; named
eventor(s) being under no obligation of contract nor law to so assign, grant, convey, license- any rights in this invention to
ither: any person who could not qualify as an Independent-inventor under above said regulations if that person had discovered this evention; or, any concern not qualifying as either: a Small-business concern (per 37/CFR-1.9(d)); or, a Nonprofit-organization
07/070 4 0/-)
per 37/CFR-1.9(e)). Filing-fee computations: Basic-fee-\$ 375.00(Design/Butility); also, if applicable: a surcharge-fee for total
plains in excess of twenty (@\$ // (ea.)= \$
.oo; plus, for PTMS(Petition-To-Make-Special) \$ 6.00; thus, a SUM-TOTAL+ \$ 375.00 (paid herewith via
theck::heck::D/M.O.::D) CAUTION: PTO Fee's subject to increase annually(October) without notice; thus Pro'se-filers(non-attorney assisted)
an phone: 800/PTO-9199 for latest U.S.Pat.Office fee-rate/schedule increase (a severe Gov'mt.Pat.Office surcharge-fee(covert
ax) is levied, even if only a dollar short!). Above named filer hereby acknowledges duty to file, in this Application for Patent,
p-dated notification of any change in status resulting in loss of entitlement to Small-entity status prior to paying, or at the time
f paying the Issuance-fee, or upon any Maintenance-fee due after the date upon which status as a Small-entity be no longer
ppropriate. (per 37/CFR-1.28(b))
OATH: Above named Inventor(s), hereby declares above Postal-address, and citizenship, are presently correct; and, inventor(s) verily believe to be original, first, and Sole-inventor(s) of the subject matter which is appendedly Claimed, and for which a
J.S.Patent is sought on the Invention, the Specification and Claims to which are attached herewith, and entitled as stated above
received and the invention, the Specification and Gramme to Miner
Claims-section), as amended by any Amendment specifically referred to in the Oath or Declaration hereto; and, hereby claim the
penefit under Title-35/USC-\$120 of any U.S.Pat.Application, or \$365(c) of a related PCT/International Pat.Application designating
he USA, listed above and, insofar as the subject matter of each of the Claims of said Application is not disclosed in a prior USA
or PCT International Application in the manner provided by the first-paragraph of Title-35/USA-code \$112. I acknowledge an
ongoing legal obligation to timely disclose information deemed of material patentability essential to a thorough Examination of this
Pat.Application per Title-37/CFR,Section-1.56(a), which information may become available between the filing-date of the prior
Pat. Application and the national or PCT/International filing-date.
VALIDATION: Executed in the County of
THEREFORE, the above named inventor(s) hereby attest that all affirmations made hereon are of their knowledge, are true, and all statements made on information and belief are thought to be thus true; and, that as such, are made under awareness that willfully
alse statements and the like, if made, are punishable by Federally imposed fine, imprisonment, or both (per U.S.Code Section-
alse statements and the like, it made, are publishable by redefaily imposed line. Improvement, or betti (per default) and 1001/Title-18); and, such willful untruthfulness can jeopardize the Pat.Application validity, and any Patent issued thereon.
WHEREAS the above official document is thus so sworn to be true and factual under penalty of
A A A A SECT AVAILABLE COPY
BY 1stINVENTOR: -we thus now ascribe our legal signatures: BEST AVAILABLE COPY BY 2ndINVENTOR: -None
BY 1stINVENTOR: NONE - NONE
The state of the s
THE ABOVE INDIVIDUAL(S) SIGNED HERE ON: DAY- 16 MONTH- July YEAR- 2003

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